Mark J. Werksman, Esq. (State Bar No. 120767) WERKSMAN JACKSON & QUINN, LLP 888 West Sixth Street, Fourth Floor Los Angeles, California 90017 Telephone: (213) 688-0460 Engsimila: (213) 624-1042 1 2 3 **Facsimile: (213) 624-1942** 4 Attorneys for Defendant 5 Gerardo Ortiz 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 THE UNITED STATES OF **Case No.: 24-CR-00226-MEMF** 11 AMERICA, STIPULATION TO SET 12 NTENCING HEARING Plaintiff, REGARDING FINANCIAL 13 PENALTIES; [PROPOSED] **ORDER** VS. 14 GERARDO ORTIZ MEDINA, PROPOSED DATE AND TIME: 15 Defendant. JANUARY, 2026 AT 2:00 P.M. 16 17 18 Defendant Gerardo Ortiz Medina, both individually and by and through his 19 counsel of record, Mark J. Werksman, and Plaintiff United States of America, by 20 and through its counsel of record, the United States District Attorney for the 21 Central District of California and Assistant United States Attorneys Benedetto 22 Balding and Alexander Schwab, hereby agree and stipulate to set a sentencing 23 hearing pertaining to financial penalties to be imposed by the court in this case for January 14, 2026 at 2:00 p.m. 24 25 /// 26 /// 27 /// 28 ///

IT IS SO STIPULATED. Marte DATE: _____ Mark J. Werksman Attorney for Defendant Gerardo Ortiz Medina /s/Alexander Schwab DATE: 12/12/2025 Alexander Schwab Assistant United States Attorney

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